SOUTHERN DISTRICT OF NEW YORK				DOCUMENT ELECTRONICALLY FILE	
ANGELICA PARKER,			X	DATE FILED: 10-21-21	
		Plaintiff,			
	-agai	nst-		24-cv-4813 (LAK)	
TAL ALEXA	NDER	t, et al.,			
		Defendants	x		
		ORDI	ER		
Lewis A. Kai	PLAN, I	District Judge.			
adequately to	Juris	diction is invoked pursuant to the existence of subject matte haps among other things, it fail	r jurisdiction and con	mpliance with the removal	
	×	The citizenship of one or m Publishing Ass'n v. Edwar Administration Corp.v. Paci	ore natural persons. ds, 194 U.S. 377 (1 fiCorp Capital, Inc.,	See, e.g., Sun Printing & 904); Leveraged Leasing 87 F.3d 44 (2d Cir. 1996).	
		The citizenship of one or mo	ore corporations. See	2 28 U.S.C. § 1332(c)(1).	
	The citizenship of one or more partnerships. See Carden v. Arkoma Assocs., 494 U.S. 195 (1990).				
		The exact nature and citizenship of one or more alleged limited liability companies. See Handlesman v. Bedford Village Green Assocs. L.P., 213 F.3d 48, 52 (2d Cir. 2000).			
	Ø	Less than all defendants joir	in the removal.		
adequately al statute, this compliance.	Abse leging action	nt the filing, on or before Ju the existence of subject matter will be dismissed for lack	aly 7, 2024 of an ar r jurisdiction and cor of subject matter ju	mended notice of removal mpliance with the removal urisdiction and/or lack of	
	SO ORDERED.			\wedge	
Dated:	June	26, 2024	lun Maj	lan	
			Lewis A. United States I		